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or other toilet preparation intended for human use, which, by reason of the presence of any ingredient or ingredients therein contained, shall be detrimental or injurious to health.

**Poisonous Weeds—Growth of, Prohibited. (Reg. Dept. of H., June 30, 1915.)**

*Resolved*, That the following additional section to be known as section 221 of the Sanitary Code be, and the same is hereby, adopted:

SEC. 221. *Growth of poison ivy and ragweed prohibited.*—No person owning, occupying, or having charge of any lot or premises in the city of New York shall cause, suffer, or allow poison ivy, ragweed, or other poisonous weed to grow therein or thereon in such manner that any part of such ivy, ragweed, or other poisonous weed shall extend upon, overhang, or border upon any public place, or allow the seed, pollen, or other poisonous particles or emanations therefrom to be carried through the air into any public place.

**Bathing Places—Maintenance of. (Reg. Dept. of H., Dec. 21, 1915.)**

*Resolved*, That regulation 6 of the regulations <sup>1</sup> adopted March 30, 1915, governing the establishment and maintenance of bathing establishments and relating to section 340 of the Sanitary Code be, and the same is hereby, amended and made to read as follows:

REG. 6. *Pools, plunges, and mikvehs to be emptied and cleaned; maintenance of water.*—The pools, plunges, and mikvehs shall be emptied daily, and the bottom and side walls of same thoroughly scrubbed before refilling. The water of the pools, plunges, and mikvehs shall be maintained in a condition suitable for bathing purposes at all times, and shall be filtered through sand or other mechanical means, and then so treated by chlorination or by other means approved by the department of health as not to contain more than 10 bacilli of the colon group in 1 c. c. of such water.

*Resolved*, That regulation 18 of the regulations <sup>1</sup> adopted March 30, 1915, governing the establishment and maintenance of bathing establishments and relating to section 340 of the Sanitary Code be, and the same is hereby, amended and made to read as follows:

REG. 18. *Water to be filtered and treated; maintenance of water.*—Wherever floating baths or stationary pool baths using water other than the river or harbor water are maintained for the public within the area above described, the water of the pool shall be maintained in a condition suitable for bathing purposes at all times, and shall be filtered, chlorinated, or otherwise treated as approved by the department of health so as not to contain more than 10 bacilli of the colon group in 1 c. c. of such water. Whenever river or harbor water within the area above described is used in floating baths or in stationary pool baths, it shall be filtered through sand or other mechanical means of separation, and then so treated by chlorination or by other means approved by the department of health, as to render it clean and sanitary. The water in such pools shall be so maintained, at all times, as not to contain more than 30 bacilli of the colon group in 1 c. c. of such water.

**Cigars, Cigarettes, and Tobacco—Manufacture, Sorting, and Handling. (Reg. Dept. of H., Dec. 21, 1915.)**

*Resolved*, That section 338 of the Sanitary Code be, and the same is hereby, amended and made to read as follows:

SEC. 338. *Manufacturing, sorting, and handling cigars, cigarettes, and tobacco regulated.*—No person engaged in the city of New York in manufacturing, sorting, or handling cigars or cigarettes or in preparing, sorting, or handling tobacco for any pur-

<sup>1</sup> Public Health Reports, August 13, 1915, p. 2426.